

Annual Section 64.2009(e) Certification
EB Docket No. 06-36

Annual § 64.2009(e) CPNI Certification for 2007

Date filed: February 29, 2008

Name of company covered by this certification: North Carolina RSA #1
Partnership

Form 499 Filer ID Number: 806509

Name of Signatory: Jill Ramsey

Title of Signatory: Secretary/Treasurer of Managing General Partner

I, Jill Ramsey, certify that I am a duly authorized officer of Ramcell, Inc., the managing general partner of North Carolina RSA #1 Partnership ("Ramcell") and, acting as an agent of Ramcell in accordance with the relevant partnership agreement, that I have personal knowledge that Ramcell has established operating procedures that are adequate to ensure compliance with the CPNI rules of the Federal Communications Commission ("Commission"), codified at 47 C.F.R. Part 64 Subpart U, implementing Section 222 of the Communications Act of 1934, as amended.

Attached to this certification is an accompanying statement explaining how Ramcell's procedures ensure that Ramcell is in compliance with the requirements set forth in section 64.2001 et seq. of the Commission's rules.

Ramcell has not taken any actions against data brokers in the past year

Ramcell has not received any customer complaints in the past year concerning the unauthorized release of CPNI.



Jill Ramsey

Sec. / Treas.

Ramcell
CPNI Certification Statement
February 29, 2008

Pursuant to Section 64.2009(e) of the FCC's rules, 47 C.F.R. § 64.2009(e), the following statement explains how the operating procedures of North Carolina RSA #1 Partnership ("Ramcell") ensure that it is in compliance with the Commission's CPNI rules, as codified at 47 C.F.R. Part 64 Subpart U.

Ramcell's Use of CPNI. Ramcell presently offers CMRS to its customers. Except to the extent permitted under Section 222(d) of the Act for billing and collection purposes, Ramcell does not use, disclose or permit access to CPNI for any purposes, whether to market services within a customer's total services (which would not require prior customer approval in any event), or for any purpose that requires prior customer approval. If Ramcell decides to use, disclose or permit access to CPNI for marketing purposes, or for any purpose requiring prior customer approval, Ramcell will implement recordkeeping, notice and approval safeguards consistent with the Commission's rules.

Protections Against Unauthorized Access to CPNI. Ramcell has implemented reasonable measures to discover and protect against attempts to gain unauthorized access to CPNI. Ramcell does not provide call detail information over the phone under any circumstances, and does not provide its customers with any online access to CPNI of any sort. Ramcell will provide certain non-call detail CPNI over the phone after proper authentication, including a password if the customer has requested one. Call detail information, however, will only be provided at a retail store upon presentation of a valid photo ID such as a driver's license, passport, or comparable government-issued ID that is not expired. Further, for those customers who have selected passwords, changes to the password can be made only via an in-store visit with valid photo ID. Ramcell has implemented further security safeguards to help protect customers' CPNI and other personal information as well, including personnel procedures relating to the destruction of customer information, and network security measures, which are evaluated and updated as necessary. Ramcell requires that customers be notified immediately in accordance with the rules when account information, including password-related data, mailing address or record or email address of record is changed.

Management/Training Safeguards. Ramcell trains its personnel as to when they are and are not authorized to use customers' personal information, including CPNI, and employees are notified that non-compliance with company policies will result in disciplinary action, including and up to termination of employment. Ramcell management's policy is to not use CPNI for outbound

marketing situations under any circumstances, and personnel would need to obtain supervisory management approval in order to do so.

Breach Notification. Ramcell has established policies and processes to notify Federal law enforcement agencies, followed by notification to customers, of any breach of its customers' CPNI in accordance with the FCC's rules. Ramcell has not been informed of or otherwise discovered any breach, but records of any such breach(es) will be maintained for a two (2) year period.